ORIGINAL

MINORITY MEDIA AND TELECOMMUNICATIONS COUNCIL

OCT 1 5 2002

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October 15, 2002

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Hon Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street S.W. Washington, D.C. 20554

Dear Ms. Dortch:

MB Docket No. 02-277 (Biennial Review of RE

Broadcast Ownership Rules

MM Docket No. 01-235 (Broadcast/Newspaper

Crossownership)

MM Docket No. 01-317 (Local Radio Ownership)

MM Docket No. 00-240 (Definition of Radio

Markets)

Pursuant to 47 CFR §1.1206. this will disclose that in these permit-but-disclose proceedings, representatives of the Minority Media and Teleconiniunications Council ("MMTC") and the League of United Latin American Citizens ("LULAC") made an oral ex parte presentation at a Friday. October 11, 2002, 4:00 I'M meeting with Commissioner Kevin Martin and Catherine Bohigian. Esq., Legal Assistant to Commissioner Maltin, Our delegation consisted of Eduardo Peña. Esq., communications counsel tor LULAC, and myself.

We presented copies of the "Motion for Revision of Procedural Dates, Expansion of the Scope of the Proceeding, And Inclusion of Additional Studies in the Record" filed by MMTC and the National Association of Black Owned Broadcasters ("NABOB") (dated October 9. 2002 and filed October 10, 2002). We maintained that because of the wide scope and complexity of the issues in

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the proceeding, the short time limits lor public comment would ensure that parties would just submit their hard line views, without the benefit of consultation wilh other parties or empirical research. We staled that MMTC was going to convene a meeting of stakeholders in the next few weeks to examine how the issues in the proceeding can be narrowed, whether research can be performed jointly by the parties, and whether regulatory relief in these proceedings could be fashioned to promote minority ownership.

We suggested that a supplement to the <u>NPRM</u> be issued to ask the parties to comment on how minority ownership would be affected and how it can be promoted through the ownei-ship rules under consideration. Further, we suggested that the Commission should continue its policy, followed since 1995, of examining attribution rules in concert with its structural ownership rules. Finally, we urged the inclusion of five of the Section 257 (<u>Adarand</u>) studirs in the record of the omnibus ownership proceeding.

An original and two copies of this letter are being filed with the Secretary

Respectfully submitted.

David Honig

Executive Director

ce: Hon. Kevin Martin

Catherine Bohigian, Esq.

/dh